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9 UNITED STATES DISTRICT COURT
10 CENTRAL DISTRICT OF CALIFORNIA
11 WESTERN DIVISION

12 PCR DISTRIBUTING CO., a
13 California corporation,

14 vs.

15 JOHN DOES 1 – 10, d/b/a
16 NHENTAI.NET AND NHENTAI.TO

17 Defendants.

Case No. 2:24-cv-07453-CVD-AJR

AMENDED COMPLAINT FOR:

- 18 **1. COPYRIGHT INFRINGEMENT**
- 19 **2. VICARIOUS COPYRIGHT INFRINGEMENT**
- 20 **3. CONTRIBUTORY COPYRIGHT INFRINGEMENT**
- 21 **4. INDUCEMENT OF COPYRIGHT INFRINGEMENT**

DEMAND FOR JURY TRIAL

22 AMENDED COMPLAINT FOR COPYRIGHT INFRINGEMENT AND RELATED CLAIMS
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1 Plaintiff PCR Distributing, Co., dba JAST USA, a California corporation
2 (“Plaintiff” or “PCR”), by and through its counsel of record files this Complaint against
3 Defendants John Does 1-10, DBA nHentai.net and nHentai.to (together, “Defendant”
4 or “Defendants”).

5
6 **PRELIMINARY STATEMENT**

7 1. Plaintiff PCR Distributing Co. dba JAST USA (collectively, “PCR”) owns, creates, acquires, translates, and distributes premium hentai art and publications
8 from Asia to the U.S. market, with a focus on delivering high-quality collectible
9 products to a niche audience. Operating under the dba JAST USA, PCR also
10 specializes in localizing and publishing Japanese visual novels and dating-sim games
11 for the English market.

12 2. Plaintiff’s content identified in this case is registered with the U.S.
13 Copyright Office (the “Works”).

14 3. By this lawsuit, Plaintiff seeks to protect its registered, copyrighted works
15 from blatant infringement by Defendants.

16 4. Plaintiff monetizes its operations through online advertising and its online
17 platforms that serve as a gateway to drive users toward purchasing games, physical
18 books, and merchandise. Additionally, PCR capitalizes on its fanbase by offering high-
19 value, one-of-a-kind art pieces at trade shows, enhancing revenue and customer loyalty.

20 5. The conduct that gives rise to this lawsuit is egregious and willful.
21 Defendants do business as, own and operate nHentai.net (“nHentai”). Collectively,
22 Defendants use the domain name to distribute infringing copies of image and text
23 works, including Plaintiff’s Works.

24 6. Defendants are directly and knowingly involved in the trafficking of
25 thousands of pirated works – including multiple registered works owned by Plaintiff –
26 on at 3,604 individual web pages. None of the infringing works posted on the sites are

1 “user-generated content” or “third-party” uploads. That is, nHentai is not a user-
2 generated content (“UGC”) website. There is no user upload capability. Defendants are
3 not “service providers,” are not engaged in the storage of content at the direction of
4 users, and thus are not entitled to any of the safe harbors afforded under Section 512 of
5 the Digital Millennium Copyright Act (“DMCA”) (17 U.S.C. § 512). Defendants do
6 not even attempt to comply with the takedown obligations under the DMCA that would
7 afford them safe harbor. Instead, they systematically refuse to comply with proper and
8 compliant DMCA takedown notices.

9 7. Defendants’ actions are causing serious harm to Plaintiff and its business
10 and must be stopped immediately. Because Defendants will not desist voluntarily,
11 Plaintiff now comes before this Court to seek injunctive relief and damages.

12 **JURISDICTION AND VENUE**

13 8. This is a civil action seeking damages and injunctive relief for copyright
14 infringement under the Copyright Act, 17 U.S.C. § 101 *et seq.*

15 9. This Court has subject matter jurisdiction over Plaintiff’s claims for
16 copyright infringement under 28 U.S.C. §§ 1331 and 1338.

17 10. Defendants Does 1-7, d/b/a nHentai.net (“Defendants”) are unknown
18 individuals or entities that own and operate at least one website, located at the uniform
19 resource locator (“URL”) nHentai.net. Upon information and belief, the owners and/or
20 operators of nHentai.net have a business presence in the United States.

21 11. Based on information and belief, Defendants Does 8-10 own and operate
22 the URL nHentai.to. (Collectively, nHentai.net and nHentai.to may be referred to as
23 “nHentai.”)

24 12. Defendants operate nHentai for purposes of the copyright infringement
25 allegations alleged here.

1 13. Defendants knowingly and purposefully market to and target the entire
2 United States, including residents of this District, through nHentai.

3 14. Based on a website analysis overview report prepared by Similarweb.com,
4 an industry-trusted website analytics company, dated August 22, 2024 (the “nHentai
5 SimilarWeb Report”), for the one month ending July 2024, nHentai.net averaged
6 around 79.38 million monthly visitors with the average viewer visiting at least 41 pages
7 and staying on nHentai.net for at least ten minutes. Of these users, visitors from the
8 United States made up the largest market at 24.63%, with visitors from Japan
9 comprising the next largest market at 22.14%.¹

10 15. On information and belief, Defendants have contractual relationships with
11 United States companies to promote those companies’ services on nHentai. For
12 example, nHentai.net displays advertisements for Eden AI by Eva AI, whose adult
13 entertainment website, located at edenai.world, is owned and operated by Lanoto
14 Solutions Inc., a New York-based company.²

15 16. Namecheap, Inc., an ICANN-accredited registrar based in Phoenix,
16 Arizona, serves as the registrar for nHentai.net. To use Namecheap's services, users
17 must complete a process that includes agreeing to terms and conditions governed by
18 the laws of the United States of America. This process requires customers to provide
19 essential information, such as their name, billing address, email, payment details, and
20 DNS information. As a result, the Defendants have a direct contractual relationship
21 with Namecheap, Inc.

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24 ¹ Attached as **Exhibit A** is the nHentai SimilarWeb Report.

25 ² Source: <https://lp2.edenai.world/termsus/> Last Visited August 27, 2024
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1 17. Defendants use domain name servers (DNS) for nHentai which are located
2 in California and are owned by Cloudflare, Inc., a corporation incorporated under the
3 laws of the State of Delaware.³

4 18. On information and belief, Defendants have a direct contractual
5 relationship with California-based Cloudflare for additional services, including its
6 Cloudflare Insights Analytics product.⁴

7 19. Defendants' use of United States vendors for domain name servers,
8 United States content delivery networks, and other key services illustrate that
9 Defendants are expressly aiming their website and business at the United States market.

10 20. On information and belief, Defendants all transact business in this Judicial
11 District by way of their interactive website and through their interactivity with the
12 United States and California residents who have been offered the infringing and
13 unlawful content at issue here and who have, themselves, engaged in acts of
14 infringement in this District and State. The Court has personal jurisdiction over
15 Defendants, who have engaged in business activities in and directed to this District and
16 have committed tortious acts within this District or directed at this District. Defendants

17
18 ³ The Domain Name System (DNS) acts as the internet's phonebook, translating human-friendly
19 domain names like nytimes.com into the unique IP addresses that computers use to locate and load
20 web resources, eliminating the need for users to memorize complex numerical addresses. If a URL
21 does not have DNS servers, a web browser will not be able to find the website because it cannot
22 translate the URL into the numerical address needed to load the page. This will result in an error
23 message saying the site cannot be found. What is DNS, Source:
[https://www.cloudflare.com/learning/dns/what-is-](https://www.cloudflare.com/learning/dns/what-is-dns/#:~:text=The%20Domain%20Name%20System%20(DNS,browsers%20can%20load%20Internet%20resources.)
[dns/#:~:text=The%20Domain%20Name%20System%20\(DNS,browsers%20can%20load%20Internet%20resources.](https://www.cloudflare.com/learning/dns/what-is-dns/#:~:text=The%20Domain%20Name%20System%20(DNS,browsers%20can%20load%20Internet%20resources.)

24 ⁴ Cloudflare Web Analytics provides website usage metrics. It allows the website owner(s) to collect
25 essential data, such as top-performing pages and traffic sources. Source:
26 <https://www.cloudflare.com/web-analytics/>

1 are subject to service of process under the state Long-Arm Statute and Fed. R. Civ. P.
2 4(e).

3 21. Any alien defendant is also subject to jurisdiction in any district. See 28
4 U.S.C. 1391 (“An alien may be sued in any district.”) *See also* Fed. R. Civ. P. 4(k)(2).

5 22. Venue is appropriate in this District pursuant to 28 U.S.C. § 1391(b)
6 because a substantial part of the events giving rise to the claim occurred in this judicial
7 district and/or because Defendants are subject to the court’s personal jurisdiction with
8 respect to this action.

9 **PARTIES**

10 23. PCR is a California corporation with its principal place of business at 8524
11 Commerce Ave., Suite B, San Diego, CA 92121. PCR operates a sophisticated
12 business model focused on acquiring, translating, and distributing high-quality
13 Japanese art and publications for the international market. With an additional office in
14 Japan, PCR negotiates contracts directly with artists and publishers to secure exclusive
15 rights, and then translates and distributes these works, primarily in English.

16 24. PCR operates under the fictitious business name of JAST USA. JAST
17 USA is registered with the San Diego County Recorder’s Office as a fictitious business
18 name of PCR, and it has Fictitious Business Name Statement number of 2019-9513905.

19 25. The production process at PCR is meticulous, involving multiple stages.
20 It begins with initial file preparation, followed by translation, editing, lettering, and
21 retouching. Quality control is conducted at various checkpoints throughout the process.
22 The final stages include layout design, printing, shipping, warehousing, and fulfillment.
23 These efforts result in high-quality, collectible items that cater to a discerning hentai
24 fan market. Due to the intensive process, PCR’s products are considered premium and
25 are sold at a higher price point.
26

1 26. PCR's model has proven successful, as reflected in PCR's sales data.
2 Furthermore, top customers can spend substantial sums, over \$10,000 in total
3 purchases. At trade shows, PCR engages directly with collectors, offering unique, one-
4 of-a-kind hand-drawn art pieces priced between \$1,000 and \$3,000, further enhancing
5 their revenue streams.

6 27. To reach its target audience, PCR strategically places ads on websites that
7 promote its products. This multi-faceted approach drives traffic to their platform and
8 strengthens their sales funnel, contributing to PCR's continued success.

9 28. A schedule of the copyright registrations for Plaintiff's works identified
10 in the original Complaint in this matter and at issue is attached as **Exhibit B** (the
11 "Complaint Works").

12 29. Since this matter was first filed, it has come to Plaintiff's attention that
13 rampant copying and infringement of its works continues. Compiling and identifying
14 all of Defendant's infringement will be an ongoing issue as discovery develops in this
15 matter. A list of additional works with identifying information is attached hereto as
16 **Exhibit C** (the "Amended Complaint Works"). (Exhibits B and C collectively are the
"Subject Works.")

17 30. For the Subject Works, Plaintiff has entered into agreements with the
18 original Artists or the assignees of the original Artists for the exclusive right to create
19 and/or distribute English Language Derivative Works. For some of the Subject Works,
20 the visual portions of the works must be re-drawn by Plaintiff, and Plaintiff contributes
21 editorial and layout decisions for the Subject Works. For some of the Subject Works,
22 Derivative Works in additional languages may be created upon separate consultation.

23 31. For every Subject Work that is registered, Plaintiff can provide a copy of
24 the deposit copy sent to the U.S. Copyright Office. Such documents are too
25 voluminous to be filed with this Complaint but will be made available in discovery.
26

1 32. Plaintiff has never authorized or given consent to Defendants to use its
2 copyrighted works on Defendants' websites.

3 33. Defendants own and operate the URL located at nHentai.net.

4 34. NHentai.net is a domain registered in the United States.

5 35. The nHentai.net website is available in the United States.

6 36. Defendants operate nHentai with the intention of broadcasting,
7 distributing, or making available content in the United States and earning money from
8 the United States market.

9 37. Defendants are the owners, operators, shareholders, executives, and/or
10 affiliates of nHentai. Plaintiff is unaware of the true names or capacities of the
11 Defendants. Plaintiff is informed and believes, and on that basis alleges, that the
12 Defendants either (a) directly performed the acts alleged here, (b) were acting as the
13 agents, principals, alter egos, employees, or representatives of the owners and
14 operators of nHentai, and/or (c) otherwise participated in the acts alleged here with
15 the owners and operators of nHentai. Accordingly, the Defendants are liable for all
16 acts alleged herein because they were both the cause in fact, and the proximate cause
17 of all injuries suffered by Plaintiff as described. Plaintiff will amend the complaint to
18 state the true names of the Defendants when their identities are discovered.

19 **STATEMENT OF FACTS**

20 **A. nHentai's Infringing Conduct Prior To The Filing Of This Case**

21
22 38. NHentai.net is a website that displays pirated copyright-registered adult
23 entertainment content without authorization or license.
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1 39. NHentai.net is a widely visited platform for adult manga⁵ and doujinshi
2 content⁶, attracting over 79,000,000 visits per month. The website hosts a vast
3 collection of hentai⁷ works, including commercially produced content, much of which,
4 based on information and belief, is shared without proper authorization from the
5 owners.

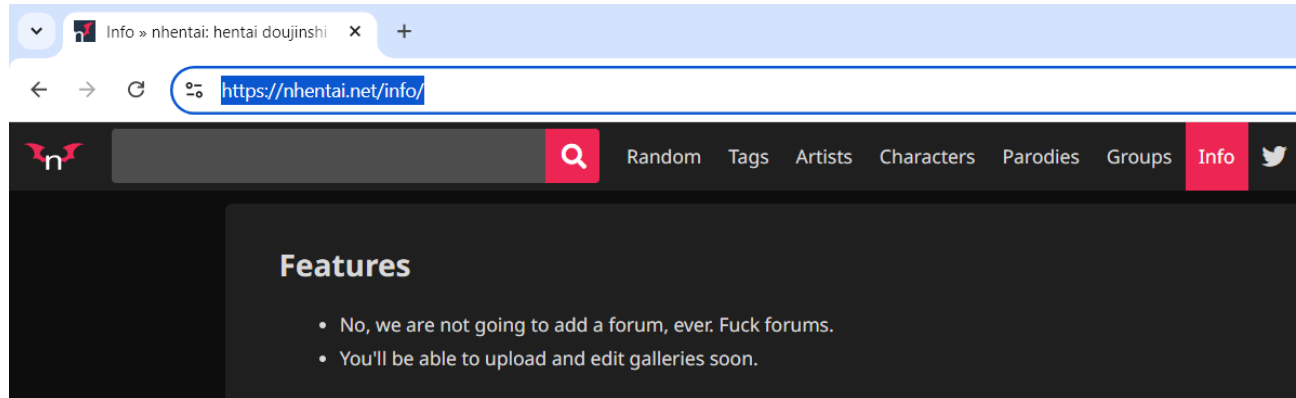
6 40. Based on information and belief, all content and Works displayed on
7 nHentai as galleries originate from digital or physical books and are uploaded to the
8 site by the domain's owners and/or operators. That is, third parties cannot upload any
9 content to nHentai.

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20 ⁵ “*Manga* is an umbrella term for a wide variety of comic books and graphic novels originally
21 produced and published in Japan.” Source: [https://www.nypl.org/blog/2018/12/27/beginners-guide-](https://www.nypl.org/blog/2018/12/27/beginners-guide-manga)
22 [manga](https://www.nypl.org/blog/2018/12/27/beginners-guide-manga) Last Visited August 27, 2024

23 ⁶ “A *doujinshi* is a fan-created or self-published work, sometimes in the form of erotic manga.”
24 Source: <https://www.dictionary.com/e/pop-culture/doujinshi/> Last Visited August 27, 2024.

25 ⁷ “...a subgenre of Japanese manga, anime, computer games, etc., characterized by explicit sexual
26 themes and imagery.” Source: <https://www.dictionary.com/browse/hentai> Last Visited August 27,
2024.

1 41. The top of nHentai's information page emphasizes operator control,
2 stating, "No, we are not going to add a forum, ever," and that users will not have the
3 ability to upload or edit galleries.⁸



11 42. Defendants are actively pirating content.

12 43. Defendants monetize their copyright infringement on nHentai through the
13 advertising banners visible on the site. On information and belief, advertising is the
14 only way nHentai makes money.

15 44. Besides displaying static banner advertisements, the nHentai website
16 shows visitors pop-up advertisements when they view Works on the site.

17 45. Advertisements on nHentai.net include those for competing adult products
18 and services that target the hentai-specific user demographic.

19 46. NHentai.net doesn't incur the costs typically associated with content
20 production. Based on information and belief, the owners and operators' source and
21 curate hentai content that will drive traffic to the website, which, in turn, increases ad
22 impressions and revenue.

23 47. NHentai allows users to download Works from the site. This functionality
24 makes it impossible to know where and how many times the copyrighted videos have

25 ⁸ Source: <https://nhentai.net/info/> Last Visited August 27, 2024.

26

1 been saved, viewed, re-posted, and displayed illegally as a direct result of Defendant's
2 unlawful display.

3 48. NHentai does not meet the requirements for the safe harbor provisions of
4 the DMCA. Specifically, Defendants do not honor take-down notices.

5 49. On information and belief, Defendants load infringing materials onto
6 nHentai and are the sole infringers of Works on those websites.

7 50. Plaintiff's agents routinely police websites to identify infringement of
8 Plaintiff's copyrighted works. Those investigations revealed that Plaintiff's
9 copyrighted works are available on nHentai. Defendants have no license or
10 authorization from Plaintiff to copy or display Plaintiff's works on nHentai.

11 51. As of August 29, 2024, Plaintiff had identified that the nHentai website
12 displayed 5 of Plaintiff's copyrighted registered works on 3,604 URLs. **Exhibit B** to
13 the original complaint identified the copyright registrations and the URLs where
14 Defendants displayed them. Defendants have no authority or license to display or
15 distribute any portion of Plaintiff's copyrighted works on nHentai.

16 52. Plaintiffs have demanded that nHentai remove some of Plaintiff's content
17 from nHentai by sending a series of takedown notices in accordance with the takedown
18 provisions of the Digital Millennium Copyright Act, 17 U.S.C. § 512(c). Specifically,
19 DMCA-compliant takedown notices seeking to remove its Works from NHentai were
20 sent to the abuse email displayed on the nHentai 'info' page, the domain registrar, and
21 service provider Cloudflare. Additional notices were sent to Google.com to report the
22 infringing links.

23 53. In October 2023, the nHentai Defendants, through their attorneys John T.
24 Wilson and Jennifer M. Rynell, attempted to have PCR enter into a 'HIGHLY
25 CONFIDENTIAL SETTLEMENT AND RELEASE AGREEMENT' to settle claims,
26 including copyright infringement, between the Plaintiffs and Defendants in this case.

1 PCR declined the agreement and further requested the removal of its works from
2 nHentai.

3 54. This “Settlement and Release Agreement” was not completed and does
4 not constitute a waiver or release of any claims. Since those discussions stopped,
5 Defendants have continued to infringe the Subject Works and have in fact escalated
6 their infringement.

7 **B. nHentai’s Additional Unlawful Acts Since This Matter Was Filed**

8 55. Following the filing of this matter, Plaintiff identified additional acts of
9 infringement. These are detailed below.

10 56. On May 7, 2024 Plaintiff obtained U.S. Copyright Registration No.
11 TXu002435667 entitled “Elven Bride ReBridal and 8 Other Unpublished Works” (the
12 “‘667 Registration”). One of the works in the ‘667 Registration was “Sexual Healing.”
13 The ‘667 Registration includes the English translation and layout of English text with
14 the pre-existing Japanese drawings and text.

15 57. One of those works was “Sexual Healing.” The English version of
16 “Sexual Healing” was uploaded by nHentai in December, 2024. An English gallery
17 was also uploaded on March 23, 2024.

18 58. As another example, The Junior Spellcaster and the Succubus Curse (U.S
19 Reg. No. TXu002409564) was registered on October 13, 2023 and the infringing
20 gallery was uploaded on October 24, 2022.

21 59. A further example is She's Somebody's Spouse (TXu002391218) with
22 infringing gallery <https://nhentai.net/g/340116/>. (There are also other infringing
23 galleries)

24 60. Based on information and belief, Counsel for Defendants, John T. Wilson
25 and Jennifer M. Rynell had constructive if not actual knowledge of nHentai’s copyright
26 infringement of the Original Complaint Works at issue in this case since at least
October 2023.

1 61. As of the filing of this complaint, Plaintiff or its agents sent DMCA-
2 compliant takedown notices identifying infringing works on Defendants' website to the
3 email address provided for reporting abuse. Additional DMCA-complaint takedown
4 notices were sent to nHentai's known service providers. However, 100% of the
5 reported URLs remain active.

6 62. None of the DMCA takedown notices sent by Plaintiff to the Defendants
7 or their service providers were returned as undeliverable.

8 63. Defendants did not remove any content identified in the takedown notices
9 or respond to any of Plaintiff's DMCA takedown notices. On information and belief,
10 Defendants have actual knowledge and clear notice of the infringement of Plaintiff's
11 works.

12 64. Through the conduct alleged here, Defendants knowingly promote,
13 participate in, facilitate, assist, enable, materially contribute to, encourage, and induce
14 copyright infringement, and thereby have infringed, secondarily infringed, and induced
15 infringement by others, the copyrights in Plaintiff's copyrighted work.

16 65. Defendants, either jointly, severally, actually, constructively, and with or
17 without direct concert with one another, deprived Plaintiff of the lawful monetary
18 rewards that accompany its rights in the copyrighted works. Defendants' disregard for
19 copyright laws threatens Plaintiff's business.

20 66. Defendants intentionally, knowingly, negligently, or through willful
21 blindness avoided reasonable precautions to deter rampant copyright infringement on
22 nHentai.

23 67. Defendants' acts and omissions allow them to profit from their
24 infringement while imposing the burden of monitoring Defendants' website onto
25 copyright holders, without sufficient means to prevent continued and unabated
26 infringement.

AMENDED COMPLAINT FOR COPYRIGHT INFRINGEMENT AND RELATED CLAIMS

FIRST CAUSE OF ACTION

Copyright Infringement – 17 U.S.C. §§ 101 *et seq.*

Against All Defendants

68. Plaintiff realleges and reincorporates the allegations in paragraphs 1 – 57 above as though fully set forth herein.

69. Plaintiff owns copyrights in the Subject Works. In particular, for each of the Subject Works, Plaintiff has at least the exclusive rights to create and/or distribute English language derivative works. Such English language derivative works include text, images and layout choices that are the subject of registration with the Copyright Office.

70. Plaintiff has valid registrations with the United States Copyright Office for each of the Subject Works.

71. Defendants have infringed, and are continuing to infringe Plaintiff's copyrights by uploading, reproducing, adapting, distributing, publicly performing, and/or publicly displaying and authorizing others to reproduce, adapt, distribute, publicly perform, and/or publicly display copyright-protected portions, including the Derivative Works, and elements of the Subject Works, and/or the Subject Works in their entirety, without authorization, in violation of the Copyright Act, 17 U.S.C. § 101 *et seq.*

72. Defendants did not have authority or license to copy or display the Subject Works.

73. Plaintiff has never authorized or given consent to Defendants to use the Subject Works in the manner displayed and exploited by Defendants.

74. Defendants knew or reasonably should have known they did not have permission to exploit the Subject Works on nHentai and further knew or should have known their acts constituted copyright infringement.

1 75. Defendants' acts of infringement are willful, in disregard of, and with
2 indifference to the manner displayed and exploited by Plaintiff.

3 76. The quality of content such as Subject Works available to users on nHentai
4 increased the attractiveness of nHentai to its customers, increased its user base, and
5 increased its advertising sales revenue.

6 77. On information and belief, Defendants actively uploaded pirated
7 copyrighted files, enabling users of nHentai to view copyrighted Subject Works for
8 free. On information and belief, the content at nHentai is not user-generated content
9 but is uploaded by Defendants.

10 78. Defendants controlled the files owned by Plaintiff and determined
11 which files remained for display and distribution.

12 79. On information and belief, Defendants were aware of or were willfully
13 blind to the fact that pirated copyrighted materials comprised popular works on
14 nHentai.

15 80. Defendants, through nHentai, affirmatively and willfully
16 accommodated Internet traffic generated by the illegal acts.

17 81. As a direct and proximate result of Defendants' infringement, Plaintiff
18 is entitled to its actual damages along with Defendants' profits that are attributable
19 to their infringement; alternatively, where applicable, it is entitled to statutory
20 damages for infringement in the maximum statutory amount allowed.

21 82. Because of Defendants' acts and conduct, Plaintiff has sustained and
22 will continue to sustain substantial, immediate, and irreparable injury, for which
23 there is no adequate remedy at law. Unless enjoined and restrained by the Court,
24 Defendants will continue to infringe Plaintiff's rights in the Subject Works. Plaintiff
25 is entitled to temporary, preliminary, and permanent injunctive relief to restrain
26 and enjoin Defendants' continuing infringing conduct.

SECOND CAUSE OF ACTION
Contributory Copyright Infringement
Against All Defendants

83. Plaintiff realleges and reincorporates the allegations in paragraphs 1 – 82 above as though fully set forth herein.

84. Unknown individuals, without authorization, reproduced and distributed Plaintiff's works through Defendants' websites, directly infringing Plaintiff's Subject Works.

85. On information and belief, Defendants either materially contributed or induced that infringement.

86. Defendants were aware, should have been aware, or were willfully blind to the infringing activity.

87. Defendants aided, abetted, allowed, and encouraged those individuals to reproduce and distribute Plaintiff's copyrighted works through nHentai without regard to copyright ownership.

88. Defendants had the ability and obligation to control and stop the infringements and failed to do so.

89. Defendants have engaged in the business of knowingly inducing, causing, and/or materially contributing to unauthorized reproduction, adaptation, public display, and/or distribution of copies of Plaintiff's copyrighted works, and thus to the direct infringement of Plaintiff's copyrighted works.

90. On information and belief, Defendants, as the owners and/or operators of nHentai, received direct financial benefits from the infringements of the Subject Works on nHentai.

91. Defendants' actions constitute contributory infringement of Plaintiff's copyrights and exclusive rights under copyright in Plaintiff's Subject Works in violation of the Copyright Act.

1 92. Defendants' acts of infringement were willful, intentional, and purposeful
2 and in reckless disregard of and with indifference to Plaintiff's rights.

3 93. As a direct and proximate result of Defendants' infringement, Plaintiff
4 is entitled to his actual damages along with Defendants' profits that are attributable
5 to their infringement; alternatively, it is entitled to statutory damages for
6 infringement in the maximum statutory amount allowed.

7 94. Because of Defendants' acts and conduct, Plaintiff has sustained and
8 will continue to sustain substantial, immediate, and irreparable injury, for which
9 there is no adequate remedy at law. Unless enjoined and restrained by the Court,
10 Defendants will continue to infringe Plaintiff's rights in the Subject Works. Plaintiff
11 is entitled to temporary, preliminary, and permanent injunctive relief to restrain
12 and enjoin Defendants' continuing infringing conduct.

13 **THIRD CAUSE OF ACTION**
14 **Vicarious Copyright Infringement**
15 **Against All Defendants**

16 95. Plaintiff realleges and reincorporates the allegations in paragraphs 1 – 94,
17 above as though fully set forth herein.

18 96. Unknown individuals, without authorization, reproduced and distributed
19 Plaintiff's works through Defendants' websites, directly infringing Plaintiff's Subject
20 Works.

21 97. Defendants had a right and ability to supervise or control that infringing
22 conduct and failed to do so.

23 98. Defendants had a direct financial interest in that infringing activity.

24 99. The acts, omissions, and conduct of all Defendants constitute vicarious
25 copyright infringement.
26

100. The acts of infringement by Defendants have been willful, intentional, and purposeful and in reckless disregard of and with indifference to Plaintiff's rights.

101. As a direct and proximate result of Defendants' infringement, Plaintiff is entitled to his actual damages along with Defendants' profits that are attributable to their infringement; alternatively, it is entitled to statutory damages for infringement in the maximum statutory amount allowed.

102. Because of Defendants' acts and conduct, Plaintiff has sustained and will continue to sustain substantial, immediate, and irreparable injury, for which there is no adequate remedy at law. Unless enjoined and restrained by the Court, Defendants will continue to infringe Plaintiff's rights in the Subject Works. Plaintiff is entitled to temporary, preliminary, and permanent injunctive relief to restrain and enjoin Defendants' continuing infringing conduct.

FOURTH CAUSE OF ACTION
Inducement of Copyright Infringement
Against All Defendants

103. Plaintiff realleges and reincorporates the allegations in paragraphs 1 – 102, above as though fully set forth herein.

104. Defendants have induced copyright infringement. Defendants designed and/or distributed technology, devices, or products used in infringement at nHentai.

105. Acts of copyright infringement occurred at nHentai, as described, *supra*, in Paragraphs 6 - 72.

106. Through their website, Defendants distribute and make available the Subject Works with the object and goal of encouraging or assisting the copyright infringement alleged here.

107. Defendants have an object of promoting the use of nHentai to infringe copyright.

1 108. On information and belief, Defendants cause or materially contribute to
2 the infringement on nHentai because they are aware of the infringement, can take
3 simple measures to prevent further infringement, and have failed to implement those
4 measures

5 109. Through both their inducement of infringement and material contribution
6 to copyright infringement, Defendants have caused copyright infringement. As a direct
7 and proximate result of Defendants' inducement and material contribution to
8 infringement, individuals infringed Plaintiff's copyrighted works. These individuals
9 reproduced, distributed, and publicly disseminated Plaintiff's copyrighted works
10 through Defendants' websites.

11 110. On information and belief, Defendants have participated in the illegal
12 uploading and encouraged the illegal downloading and/or viewing of Plaintiff's
13 copyrighted works, thus inducing the unauthorized reproduction, adaptation, public
14 display, and/or distribution of copies of Plaintiff's copyrighted works, and thus to the
15 direct infringement of Plaintiff's copyrighted works.

16 111. Defendants' actions constitute inducing copyright infringement of
17 Plaintiff's copyrights and exclusive rights under copyright in Plaintiff's copyrighted
18 works in violation of the Copyright Act, 17 U.S.C. §§ 106 and 501.

19 112. The infringement of Plaintiff's rights in and to each of Plaintiff's
20 copyrighted works constitutes a separate and distinct infringement.

21 113. The acts of infringement by Defendants have been willful, intentional,
22 purposeful, and in reckless disregard of and with indifference to Plaintiff's rights.

23 114. As a direct and proximate result of Defendants' infringement, Plaintiff
24 is entitled to its actual damages along with Defendants' profits that are attributable
25 to their infringement; alternatively, it is entitled to statutory damages for
26 infringement in the maximum statutory amount allowed. Plaintiff is also entitled

1 to indirect profits for the revenue derived from wrongful display of the Subject
2 Works.

3 115. Because of Defendants' acts and conduct, Plaintiff has sustained and will
4 continue to sustain substantial, immediate, and irreparable injury, for which there is no
5 adequate remedy at law. Unless enjoined and restrained by the Court, Defendants will
6 continue to infringe Plaintiff's rights in the Subject Works. Plaintiff is entitled to
7 temporary, preliminary, and permanent injunctive relief to restrain and enjoin
8 Defendants' continuing infringing conduct.

9
10 **PRAYER FOR RELIEF**

11 WHEREFORE, Plaintiff PCR Distributing, Co. dba JAST USA, prays that this
12 Court enter judgment in its favor on every claim for relief set forth above and award
13 PCR Distributing, Co. relief including, but not limited to, an Order:

14 A. Preliminarily and permanently enjoining Defendants, their agents,
15 servants, officers, directors, employees, attorneys, representatives, successors and
16 assigns and parent and subsidiary corporations or other related entities, and any or all
17 persons acting in concert or participation with any of them, or under their direction or
18 control, from any of the following activities:

19 (1) Hosting, linking to, distributing, reproducing, copying,
20 downloading, uploading, making available for download, indexing,
21 displaying, exhibiting, publicly performing, communicating to the public,
22 streaming, transmitting, or otherwise exploiting or making any use of any
23 of Plaintiff's copyrighted works, including the Subject Works, or any
portion(s) thereof in any form;

24 (2) Enabling, facilitating, permitting, assisting, soliciting,
25 encouraging or inducing, whether directly or indirectly, any user or other
26

1 third party (i) to host, link to, distribute, reproduce, copy, download,
2 upload, make available for download, index, display, exhibit, publicly
3 perform, communicate to the public, stream, transmit, or otherwise exploit
4 or make any use of Plaintiff's copyrighted works, including the Subject
5 Works, or portion(s) thereof; or (ii) to make available any of Plaintiff's
6 copyrighted works, including the Subject Works, for hosting, linking to,
7 distributing, reproducing, copying, downloading, uploading, making
8 available for download, indexing, displaying, exhibiting, publicly
9 performing, communicating to the public, streaming, transmitting, or
10 other exploitation or use;

11 (3) Using, operating, maintaining, distributing, or supporting
12 any computer server, website, software, domain name, email address,
13 social media account, bank account, or payment processing system in
14 connection with the hosting, linking to, distributing, reproducing,
15 copying, downloading, uploading, making available for download,
16 indexing, displaying, exhibiting, publicly performing, communicating to
17 the public, streaming, transmitting, or other exploitation or use of any of
18 Plaintiff's copyrighted works, including the Subject Works;

19 (4) Enabling, facilitating, permitting, assisting, soliciting,
20 encouraging or inducing, whether directly or indirectly, any user or other
21 third party to visit any website, including but not limited to any website
22 operated by Defendants, that hosts, links to, distributes, reproduces,
23 copies, downloads, uploads, makes available for download, indexes,
24 displays, exhibits, publicly performs, communicates to the public,
25 streams, transmits, or otherwise exploits or makes any use of Plaintiff's
26 copyrighted works, including the Subject Works, or portion(s) thereof;

1 (5) Transferring or performing any function that results in the
2 transfer of the registration of the domain name nHentai.net, or any other
3 domain name used in conjunction with Defendants' infringing activities,
4 to any other registrant or registrar; and

5 (6) Assisting, aiding, or abetting any other person or business
6 entity in engaging in or performing any of the activities referred to in
7 this Paragraph.

8 B. Requiring Defendants and their officers, servants, employees,
9 agents, and any persons who are, or on notice and upon continued provision of services
10 would be, in active concert or participation with them, including but not limited to the
11 domain name registrars and registries (including, but not limited to, Namecheap, Inc.)
12 administering, holding, listing, or otherwise having control over the domain name
13 nHentai.net, or any other domain name used in conjunction with Defendants' infringing
14 activities, to transfer such domain name to Plaintiff's ownership and control, including,
15 *inter alia*, by changing the registrar of record to the registrar of Plaintiff's choosing,
16 unless Plaintiff requests that such domain name be held and/or released rather than
17 transferred.

18 C. Requiring Defendants, their agents, servants, officers, directors,
19 employees, attorneys, privies, representatives, successors and assigns and parent and
20 subsidiary corporations or other related entities, and any or all persons or entity or
21 entities acting in concert or participation with any of them, or under their direction or
22 control, including any internet search engines, web hosting and Internet service
23 providers, domain name registrars, domain name registries and other service or
24 software providers, within five (5) business days from the issuance of this Order:

25 (1) To block or attempt to block access by United States users of
26 nHentai.net website by blocking or attempting to block access to all

domains, subdomains, URLs, and/or IP Addresses that has as its sole or predominant purpose to enable to facilitate access to nHentai.net;

(2) To re-route all domains, subdomains, URLs, and/or IP addresses that provide access to each and every URL available from nHentai.net, their domains and subdomains.

D. That Defendants be ordered to file with the Court and serve upon Plaintiff, within thirty (30) after the entry of an injunction, a report in writing and under oath, setting forth in detail the manner and form in which Defendants have complied with any ordered injunction;

E. That Plaintiff be awarded statutory damages in an amount to be determined at trial for all infringing activities, or actual damages including Plaintiff's damages and lost profits, Defendants' profit, at Plaintiff's election;

F. That Defendants be ordered to account to Plaintiff for all direct and indirect profits, gains, and advantages that they have realized through their unauthorized use of Plaintiff's copyrighted works;

G. That Plaintiff be awarded enhanced damages and attorney's fees;

H. That Plaintiff be awarded pre-judgment and post-judgment interest;

I. That Plaintiff be awarded costs and expenses incurred in prosecuting this action, including expert witness fees; and

1 J. That such other and further preliminary and permanent relief be awarded
2 to Plaintiff as the Court deems appropriate.
3

4 Dated: January 27, 2025

KARISH & BJORGUM, PC

5
6 /s/ A. Eric Bjorgum

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DEMAND FOR JURY TRIAL

Plaintiff hereby respectfully demands a jury trial as provided by Rule 38(a) of the Federal Rules of Civil Procedure.

Dated: January 27, 2025

KARISH & BJORGUM, PC

/s/ A. Eric Bjorgum

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